IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF DELAWARE

TALECRIS BIOTHERAPEUTICS, INC. and BAYER HEALTHCARE LLC,)
Plaintiffs,) C. A. No. 05-349-GMS
v.) JURY TRIAL DEMANDED
BAXTER INTERNATIONAL INC. and BAXTER HEALTHCARE CORPORATION,) PUBLIC VERSION
Defendants.)
)
BAXTER HEALTHCARE CORPORATION,)
Counterclaimant,)
v.)
TALECRIS BIOTHERAPEUTICS, INC. and BAYER HEALTHCARE LLC,)
Counterdefendants.)

DECLARATION OF ANNE M. ROGASKI IN SUPPORT OF DEFENDANT BAXTER INTERNATIONAL INC. AND DEFENDANT/COUNTERCLAIMANT BAXTER HEALTHCARE CORPORATION'S CLAIM CONSTRUCTION BRIEF

VOLUME 1 – TABS 1-20

OF COUNSEL:

James G. Gilliland, Jr.

Susan M. Spaeth Anne M. Rogaski

TOWNSEND and TOWNSEND and

CREW LLP

379 Lytton Avenue Palo Alto, CA 94301 (650) 326-2400

Dated: October 27, 2006

Public Version: November 3, 2006

Philip A. Rovner (#3215)

POTTER ANDERSON & CORROON LLP

Hercules Plaza P.O. Box 951

Wilmington, DE 19899-0951

(302) 984-6000

E-mail: provner@potteranderson.com

Attorneys for Defendant Baxter International Inc. and Defendant/Counterclaimant Baxter Healthcare Corporation

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF DELAWARE

TALECRIS BIOTHERAPEUTICS, INC. and BAYER HEALTHCARE LLC,))
Plaintiffs,)) C. A. No. 05-349-GMS
v.) JURY TRIAL DEMANDED
BAXTER INTERNATIONAL INC. and BAXTER HEALTHCARE CORPORATION,	PUBLIC VERSION
Defendants.)))
BAXTER HEALTHCARE CORPORATION,)
Counterclaimant,))
v.))
TALECRIS BIOTHERAPEUTICS, INC. and BAYER HEALTHCARE LLC,)))
Counterdefendants	Ć

DECLARATION OF ANNE M. ROGASKI IN SUPPORT OF DEFENDANT BAXTER INTERNATIONAL INC. AND DEFENDANT/COUNTERCLAIMANT BAXTER HEALTHCARE CORPORATION'S CLAIM CONSTRUCTION BRIEF

- I, Anne M. Rogaski, declare:
- 1. I am a partner at the law firm of Townsend and Townsend and Crew LLP and one of the counsel of record for Defendant Baxter International Inc. and Defendant/Counterclaimant Baxter Healthcare Corporation (collectively "Baxter"). I make this declaration of my personal knowledge.
- 2. Attached hereto as Exhibit 1 is a Glossary of Terms to assist the court in understanding the terms used in the technical background portion of Defendants' Opening Claim Construction Brief.

- A true and correct copy of the patent-in-suit, U.S. Patent Number 3. 6,686,191 (Alonso), is attached hereto as Exhibit 2.
- A true and correct copy of Rousell and McCue "Antibody Purification 4. from Plasma," in BLOOD SEPARATION AND PLASMA FRACTIONATION (Ed., J.R. Harris, 1991) is attached hereto as Exhibit 3.
- A true and correct copy of U.S. Patent Number 5,256,771 (Tsay) is 5. attached hereto as Exhibit 4.
- A true and correct copy of a historical timeline from the New York Blood 6. Center website, http://live.nybloodcenter.org/files/Media/32/mediumFilename/NYBC_ Decades pdf., is attached hereto as Exhibit 5.
- A true and correct copy of U.S. Patent Number 4,540,573 (Neurath) is 7. attached hereto as Exhibit 6.

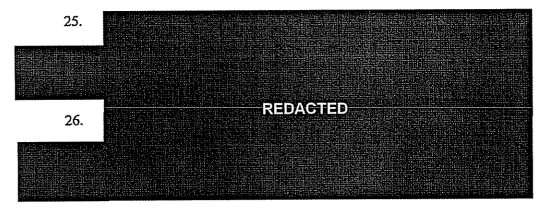
8. REDACTED

- A true and correct copy of Horowitz et al., "Inactivation of viruses in 9. labile blood derivatives," Transfusion 25(6):516-522 (1985) is attached hereto as Exhibit 8.
- A true and correct copy of Mitra et al., "Elimination of infectious 10. retroviruses during preparation of immunoglobulins," Transfusion, 26(4):394-397 (1986) is attached hereto as Exhibit 9.
- A true and correct copy of Louie et al., "Inactivation of Hepatitis C Virus 11. in Low pH Intravenous Immunoglobulin," Biologicals 22:13-19 (1994) is attached hereto as Exhibit 10.

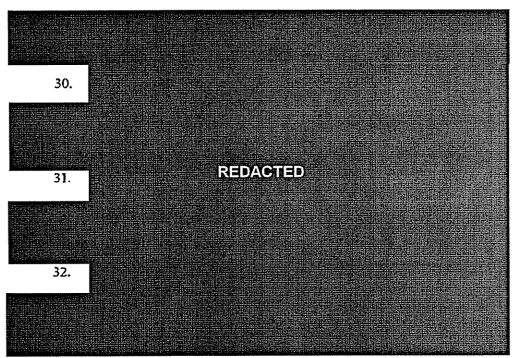
- 12. A true and correct copy of U.S. Patent Number 4,762,714 (Mitra) is attached hereto as Exhibit 11.
- 13. A true and correct copy of Barandun *et al.*, "Intravenous Administration of Human γ-Globulin," *Vox Sang.* 7:157-174 (1962) is attached hereto as Exhibit 12.
- 14. A true and correct copy of Prince et al., "Failure of a human immunodeficiency virus (HIV) immune globulin to protect chimpanzees against experimental challenge with HIV," Proc. Nat'l. Acad. Sci. USA 85:6944-6948 (Sept. 1988) is attached hereto as Exhibit 13.
- 15. A true and correct copy of Ng et al., "Process-Scale Purification of Immunoglobulin M Concentrate," Vox Sang. 65:81-86 (1993) is attached hereto as Exhibit 14.
- 16. A true and correct copy of Eriksson et al., "Virus validation of plasmaderived products produced by Pharmacia, with particular reference to immunoglobulins," Blood Coagulation and Fibrinolysis 5(3):S37-S44 is attached hereto as Exhibit 15.
- 17. A true and correct copy of EP 0 525 502 A1 (Gehringer) is attached hereto as Exhibit 16.
- A true and correct copy of an Octagam product brochure, dated Feburary
 is attached hereto as Exhibit 17.
- A true and correct copy of U.S. Patent Number 5,410,025 (Möller) is attached hereto as Exhibit 18.
- 20. A true and correct copy of Miekka and Gozze, "Anticomplementary

 Activity of Human Immunoglobulin G," Vox Sang. 29:101-123 (1975) is attached hereto
 as Exhibit 19.

- A true and correct copy of Chapter 14 in Janis Kuby, IMMUNOLOGY (W.H. 21. Freeman and Company, 1997) is attached hereto as Exhibit 20.
- 22. A true and correct copy of Chapter 4 in Kabat and Mayer, EXPERIMENTAL IMMUNOCHEMISTRY (Charles Thomas, 1971) is attached hereto as Exhibit 21.
- A true and correct copy of Törmä et al., "Microtiter plate assay for 23. measuring the anticomplementary activity of immunoglobulins," J. of Immunological Methods 164:101-107 (1993) is attached hereto as Exhibit 22.
- A true and correct copy of Rousell et al., "Anitcomplementary Activity 24. and the Safety of Intravenous Immunoglobulin," Clin. Therapeutics 11(1):143-150 (1989) is attached hereto as Exhibit 23.



- A true and correct copy of the patent application submitted by Bayer AG 27. to the European Patent Office (BXTR067923-BXTR067945) is attached hereto as Exhibit 26.
- 28. A true and correct copy of an amended set of claims submitted by Bayer AG to the European Patent Office on February 21, 2002 (BXTR067992-BXTR067994) is attached hereto as Exhibit 27.
 - 29. REDACTED



I declare under penalty of perjury of the laws of the United States that the foregoing is true and correct. Executed this 200 day of October, 2006 at Palo Alto, California.

Anne M. Rogaski

60899410 v)

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF DELAWARE

CERTIFICATE OF SERVICE

I, Philip A. Rovner, hereby certify that on November 3, 2006, the within document was filed with the Clerk of the Court using CM/ECF which will send notification of such filing(s) to the following; that the document was served on the following counsel as indicated; and that the document is available for viewing and downloading from CM/ECF.

BY HAND DELIVERY AND E-MAIL

Jeffrey B. Bove, Esq.
Mary W. Bourke, Esq.
Mark E. Freeman, Esq.
Jaclyn Mason, Esq.
Donna Hallowell
Connolly Bove Lodge & Hutz LLP
1007 N. Orange Street
P. O. Box 2207
Wilmington, DE 19899-2207
jbove@cblh.com, mbourke@cblh.com
mfreeman@cblh.com, jmason@cblh.com
dhallowell@cblh.com

I hereby certify that on November 3, 2006 I have sent by E-mail and Federal Express the foregoing documents to the following non-registered participants:

Bradford J. Badke, Esq.
Gabrielle Ciuffreda, Esq.
Ropes & Gray LLP
1251 Avenue of the Americas
New York, NY 10020-1105
bradford.badke@ropesgray.com
gabrielle.ciuffreda@ropesgray.com

/s/ Philip A. Rovner
Philip A. Rovner (#3215)
Potter Anderson & Corroon LLP
Hercules Plaza
P. O. Box 951
Wilmington, DE 19899
(302) 984-6000
provner@potteranderson.com